## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA BRUNSWICK DIVISION

SAMUEL WILSON; and PENNY RUSSELL,

Plaintiffs,

CIVIL ACTION NO.: 2:18-cv-113

v.

GLYNN COUNTY SCHOOL DISTRICT,

Defendant.

## **AMENDED SCHEDULING ORDER**

This matter is before the Court on the parties' Consent Motion to Extend Discovery

Deposition Period. Doc. 8. Upon review and for good cause shown, the Court **GRANTS** the

Consent Motion.

Pursuant to Federal Rule of Civil Procedure 16(b) and the Local Rules of this Court, the Court issues the following scheduling order in this matter. With the issue having been removed on September 18, 2018, the parties having held a conference pursuant to Federal Rule of Civil Procedure 26(f) on October 9, 2018, and the parties moving for extension of various deadlines contained in the original Scheduling Order, the following deadlines shall apply.

These deadlines shall not be extended except upon a specific showing of good cause and order of the Court. Fed. R. Civ. P. 16(b)(4). It is the Court's expectation that the parties will not need an extension of these deadlines. The showing of good cause necessary to obtain an extension of any of these deadlines requires a specific showing of what the parties have accomplished to date in discovery, what remains to be accomplished, and why the parties have not been able to meet the Court's deadlines. Bare boilerplate assertions such as "the parties

have diligently pursued discovery to date, but additional time is necessary" will not suffice to establish good cause.

Additionally, should any party seek an extension of these deadlines or seek the extension of any other deadline in this case (including an extension of a deadline to respond to a motion or file any other pleading), the party should first contact all other parties and determine if the other parties join in, consent to, or oppose the request for an extension. When filing the motion for an extension, the party requesting the extension must state in their motion for an extension whether the other parties join in, consent to, or oppose the request for an extension.

DISCOVERY DEPOSITIONS OF WITNESSES WHO
HAVE NOT BEEN DESIGNATED AS EXPERTS

March 22, 2019

POST-DISCOVERY STATUS REPORT DUE<sup>1</sup>

April 1, 2019

POST-DISCOVERY STATUS CONFERENCE

April 15, 2019

LAST DAY FOR FILING ALL CIVIL MOTIONS, INCLUDING *DAUBERT* MOTIONS, BUT EXCLUDING MOTIONS IN LIMINE

April 22, 2019

DEPOSITIONS OF ALL WITNESSES (WHETHER FACT OR EXPERT) THAT ARE *DE BEN ESSE* DEPOSITIONS AND TAKEN NOT FOR DISCOVERY BUT FOR USE AT TRIAL

May 23, 2019

A Status Report Form is available on the Court's website <u>www.gasd.uscourts.gov</u> under "forms." The parties are directed to use the content and format contained in this Form when reporting to the Court.

PRE-TRIAL ORDER DUE<sup>2</sup>

June 20, 2019

**SO ORDERED**, this 8th day of February, 2019.

BENJAMIN W. CHEESBRO

UNITED STATES MAGISTRATE JUDGE SOUTHERN DISTRICT OF GEORGIA

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The pretrial order shall be in the format for Judge Lisa Godbey Wood. The required form can be located at the Court's website <a href="www.gasd.uscourts.gov">www.gasd.uscourts.gov</a> under "Forms." If a motion for summary judgment or other dispositive motion is pending at the time of this deadline, the deadline for filing the pretrial order is not automatically extended. In such event, the parties need not and shall not file a motion to extend the pretrial order deadline. Rather, the parties shall file the proposed pretrial order within 21 days of this Court's ruling on the motion for summary judgment or other dispositive motion. In addition, the deadlines for filing set forth in the Court's November 9, 2018 Order, doc. 7 at 3–4, shall remain unchanged.